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March 23, 2011

Rosa Lewis
Senior Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission
Washington, DC 20463

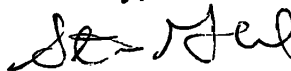
Re: RFAI concerning 2010 30 Day Post-General Report

Dear Ms. Lewis,

This letter is in response to your Request for Additional Information dated February 24, 2011. In that letter, you identified refunds for operating expenses paid to ActBlue which were previously reported by ActBlue on Schedule H4 as allocable between federal and non-federal accounts. The operating expenses were inadvertently reported as allocable expenses when, in fact, they were paid for with one hundred percent federal funds. In that case, no portion of the refunds reported need to be transferred to ActBlue's non-federal account. We are in the process of amending the reports which originally disclosed these expenditures to reflect the fact that they were not allocated between ActBlue's federal and non-federal accounts.

I believe this addresses all of the concerns raised in your letter. If you require any further information, please do not hesitate to contact me by return mail, or by phone at (617) 517-7636.


Sincerely,



Steven Gold
General Counsel

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Federal Election Commission
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